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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/665,346	09/22/2003	Yujin Yamazaki	826.1895	7037
21171	7590	08/10/2007		
STAAS & HALSEY LLP SUITE 700 1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			EXAMINER CHANG, AUDREY Y	
			ART UNIT 2872	PAPER NUMBER
			MAIL DATE 08/10/2007	DELIVERY MODE PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/665,346

Applicant(s)

YAMAZAKI ET AL.

Examiner

Audrey Y. Chang

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 11 June 2007.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-5 and 7-24 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-5 and 7-24 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Remark

- This Office Action is in response to applicant's amendment filed on June 11, 2007, which has been entered into the file.
- By this amendment, the applicant has amended claims 1, 14, 15, 18, 22 and 24.
- Claims 1-5, and 7-24 remain pending in this application.

Response to Amendment

1. The amendment filed **January 5, 2007** is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows: the **amended claims 1, 14-17 and newly added claims 22 and 24** recite the phrase **"fixing material does not block the light from entering the substrate through light input portion"**. The specification simply fails to disclose such explicitly. The newly submitted claims **22 and 24** further recite the phrase **"the fixing material is fixed to first side of VIPA"** and the phrase **"means for fixing the fixing material to the first side of the VIPA"** respectively, and these claims also recites that the **"VIPA"** comprises only a substrate. This means the fixing material is fixed to the substrate, which is not supported by the specification. The newly added claim 24 also recites the phrase **"means for fixing the fixing material"** wherein the specification fails to disclose what is the means for fixing the fixing material.

Applicant is required to cancel the new matter in the reply to this Office Action.

The applicant is respectfully reminded that the features recited in the claims must be explicitly supported and stated in the specification. Merely using the figures do not give positive written support for the features. For claims 22 and 24 since the VIPA includes a substrate the

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claims therefore suggest that the fixing material is fixed to the substrate that is not supported by the specification. The applicant is respectfully noted that although the claims are interpreted in light of specification, the limitations recited only in the specification are not considered as the limitations in the claims. As far as the claims 22 and 24 concerns the VIPA only has a substrate.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. **Claims 1-5 and 7-24 are rejected under 35 U.S.C. 112, first paragraph**, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The reasons for rejection based on the newly added materials are set forth in the paragraphs above.

4. **Claims 22-24 are rejected under 35 U.S.C. 112, first paragraph**, as based on a disclosure which is not enabling. A first and a second reflective films formed on first and second side of the substrate respective **are critical or essential to the practice of the invention**, but not included in the claim(s) is not enabled by the disclosure. See *In re Mayhew*, 527 F.2d 1229, 188 USPQ 356 (CCPA 1976). Claims 22 and 24 recite a virtually-imaged phased array (VIPA) but it comprises only a substrate. The specification and the claims fail to teach how could a substrate be capable of forming a virtually-imaged phase array.

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5. **Claims 1-5, 7-13, and 14-24 are rejected under 35 U.S.C. 112, first paragraph**, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Claims 1, 14, 15, 18, 22 and 24 have been amended to include the phrase that “prevents bending of the substrate due to temperature change”. The specification fails to disclose how such is possible in particular when the fixing material is fixed to the first multi-layer film and not directly on the substrate. The specification fails to disclose what is the thermal expansion coefficient of the first multi-layer film that makes it not clear if the film has very different thermal expansion coefficient from the substrate the substrate will be prevented from bending when temperature is changed.

6. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

7. **Claims 1-5 and 7-24 are rejected under 35 U.S.C. 112, second paragraph**, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1, 14, 15, 22 and 24 recite a virtually-imaged phase array (VIPA) comprising a substrate, and a fixing material, however it is not clear how does this fixing material logically relate to the substrate (with first reflective and second reflective films) and the fixing material as to definite defined the function of the “optical device”. In particular, the fixing material does not seem to have any optical function which makes it confusing as how does it contribute to optical function in relating to the substrate or the virtually-imaged phase array. This fixing material is therefore interpreted as any kind of adhesive or support means that can hold or support the VIPA.

Claim Rejections - 35 USC § 102

8. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

9. **Claims 22-24 are rejected under 35 U.S.C. 102(b) as being anticipated by the patent issued to Okumura et al (PN. 5,969,902).**

Okumura et al teaches a *disk substrate* serves as the *apparatus* that is comprised of a *disk substrate* (12, Figure 5), serves as the *substrate* having *first and second sides opposite to each other* and a *support member* (such as spacers 20, shims 30 and clamps 40), served as the fixing material, fixed to the first surface of the disk substrate, that is made of material having approximately the same thermal expansion coefficient as the substrate, (please see column 10, lines 54-69). Okumura et al teaches that the disk substrate can be made of glass material which is transparent to light which therefore defines portion for the light to enter the substrate and the fixing material is placed at the position that does not block the light from entering the disk substrate (please see Figure 5).

Claims 22 and 24 have been amended to include the phrase that “fixing material prevents bending of the substrate due to the temperature change”. Okumura et al teaches explicitly that the thermal expansion coefficients for the substrate and the support member are the same this implicitly requires the same way as the instant application that the fixing material prevents the bending of the substrate.

Although this reference does not teach explicitly that the disk substrate is a “virtually-imaged phase array (VIPA)”, however it has been held that a recitation with respect to the *manner* in which a

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claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus **satisfying the claimed structural limitations**. Ex parte Madham, 2 USPQ2d 1647 (1987).

It is implicitly true that there is means, such as hands or machine, for fixing the support members or fixing material to the first surface of the disk substrate.

This reference has therefore anticipated the claims.

Claim Rejections - 35 USC § 103

10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

11. **Claims 1, 5, 7-15 and claims 16-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Shirasaki (PN. 5,930,045) in view of the patents issued to Spiller et al (PN. 6,134,049), and Okumura et al (PN. 5,969,902).**

Shirasaki teaches a *virtual imaged phased array* (VIPA) that is comprised of a *substrate* (164, Figures 12(A) or 240 in Figure 13) and a *first reflecting film* (166 or 242) placed on a *first surface* of the substrate and a *second reflecting film* (168 or 244) placed on a *second surface* of the substrate. The two reflecting films each comprises at least one layer and implicitly has a first and second refractive index. **Shirasaki further** teaches *the first reflecting film* (166 or 242) is placed on a *first surface* of the substrate and *the second reflecting film* (168 or 244) placed on a *second surface* of the substrate, and the first and second surface of the substrate are opposite to each other. As shown in Figure 13, Shirasaki et al teaches that the substrate has a light input portion on the first surface of the substrate.

This reference has met all the limitations of the claims. However it does not teach *explicitly* that the first and second reflecting films of multi-layer film structure with plural films. It also does not teach explicitly that the VIPA has a stress correction film formed on the second multi-layer film. It is a rather standard knowledge in the art to make the reflective film with multi-layer structure comprising alternatively laminated high and low refractive index materials, as explicitly demonstrated by the teachings of **Spiller et al** wherein the reflecting layer has multi-layer structure of alternatively arranged high and low refractive index materials, (please see Figure 1). Such modification would then have been obvious to one skilled in the art for the benefit of using the multi-layer structure to design reflective layers having desired reflection characteristics by varying the structure of the multi-layer films. **Spiller et al** in the same field of endeavor further teaches to compensate or reduce stress of a multi-layer film by placing on *top* the multi-layer film *a film* (13, Figure 1) having a *stress value* that would balance the stress value of the multi-layer film (12) so that a *net stress* may assume value zero, (please see Figures 1 and 2). It would then have been obvious to apply the teachings of **Spiller et al** to add a stress correction layer on top of the multi-layer film of the VIPA for the benefit of reducing the possible damages or distortion to the substrate of the VIPA induced by the stress of the reflecting films and by the expansion of the substrate under high heat environment. Although these references do not teach explicitly that the stress correction film is provided to correct the stress imposed by both reflecting films on the both sides of the substrate, such feature is implicitly included since for the VIPA having the pair of reflecting films, the stress is contributed from both reflecting films and the stress value of the correction film must be selected to compensate the net stress value contributed from both reflecting films.

With regard to the feature concerning the substrate is fixed to a fixing layer having the same thermal expansion coefficient as the substrate, it is not clear what is the logical relationship between the fixing material and the substrate and the optical device it therefore can only be examined in the broadest interpretation. It is implicitly true that the VIPA of Shirasaki must be held by a holder in order for it to be

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positioned and utilized in an optical system such as shown in Figures 13 and 17-19. This means the VIPA is *fixed* with certain *fixing material* such as a *holder*. It is well known in the art that in a high temperature environment, materials of different thermal expansion coefficient will expand or contract differently, which may cause distortion to the device. It would then have been obvious to one skilled in the art to make the holder of the VIPA having the same thermal expansion coefficient as the substrate of VIPA, as explicitly taught by Okumura et al to make the holder or fixing material (20) and the *disk substrate* (12) with the materials having the *same* thermal expansion coefficient, (please see column 10, 54-69) to prevent distortion or bending to the substrate due to temperature change when held by the support member or the holder for the benefit of eliminating distortion and errors in the substrate and therefore the VIPA filter. By making the thermal expansion coefficients for holder and the disk substrate be the same, the holder prevents the bending of the substrate the same way as the instant application.

With regard to the feature that the fixing material is fixed to the first surface of the substrate, Okumura et al teaches an example of the holder and the disk substrate wherein the holder (20, 30 or 40, Figure 5) is fixed at first surface of the substrate. With regard to the feature concerning the fixing material not blocking the light from entering the substrate, (as recited in claims 1, 14, 15, 16 and 17), Okumura et al teaches such arrangement explicitly also, (please see Figure 5). It would then have been obvious to one skilled in the art to apply the teachings of Okumura et al to provide a holder for the VIPA device of Shirasaki et al for the benefit of fastening and supporting the VIPA device in place and without causing distortion due to the thermal effect in the environment.

With regard to claim 5, Shirasaki teaches that the VIPA (240, Figures 17-20) may be utilized with a mirror (254) to realize a dispersion compensator.

With regard to claims 7-13, Okumura et al teaches that the fixing material or support member may be made of materials such as ceramics or glass, (please see column 10, lines 59-67). Although these references do not teach that the holder or the fixing material is made of the other various materials as

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claimed, such modifications would have been obvious to one skilled in the art to select desired materials having the same thermal expansion coefficient as the holder for the VIPA for the benefit of using a variety of alternative materials as the materials for making the holder that fixes the substrate of the VIPA and at the same time not cause distortion to the substrate. The fixing to the protector plate may be considered as optically jointed.

12. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patents issued to Shirasaki (PN. 5,930,045) in view of the patents issued to Fujii et al (PN. 5,424,876) and Okumura et al (PN. 5,969,902).

Shirasaki teaches a *virtual imaged phased array* (VIPA) that is comprised of a *substrate* (164, Figures 12(A) or 240 in Figure 13) and a *first reflecting film* (166 or 242) placed on a *first surface* of the substrate and a *second reflecting film* (168 or 244) placed on a *second surface* of the substrate. The two reflecting films each comprises at least one layer and implicitly has a first and second refractive index. **Shirasaki further** teaches *the first reflecting film* (166 or 242) is placed on a *first surface* of the substrate and *the second reflecting film* (168 or 244) placed on a *second surface* of the substrate, and the first and second surface of the substrate are opposite to each other. As shown in Figure 13, Shirasaki et al teaches that the substrate has a light input portion on the first surface of the substrate.

This reference has met all the limitations of the claims with the exception that it does not teach *explicitly* that the first and second reflecting films of multi-layer film structure with plural films. However it is a rather standard knowledge in the art that reflective film can be formed by multi-layer structure with plural layers of different refractive index materials. **Fujii** in the same field of endeavor teaches a reflective film that is comprised of plural layers of different refractive index. It would then have been obvious to one skilled in the art to modify the reflective layer of Shirasaki et al with plural layers of

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different refractive index materials for the benefit of using the multi-layer structure to design reflective layers having desired reflection characteristics.

Furthermore, this reference does not teach explicitly that the VIPA has a *stress correction film* formed *on* the second multi-layer film. **Fujii** in the same field of endeavor teaches to use a *silicon dioxide layer* in a *multi-layer mirror* such that the silicon dioxide layer imposes a compressive stress on the substrate of the multi-layer mirror such that the stress on the substrate resulted from all the other multi-layer films in the mirror may be reduced, (please see column 2, lines 1-49). It would then have been obvious to apply the teachings of **Fujii** to add a silicon dioxide layer to the VIPA as a stress correction layer for the benefit of reducing the possible damages or distortion to the substrate of the VIPA induced by the stress of the reflecting films and by the expansion of the substrate under high heat environment. Although these references do not teach explicitly that the stress correction film (i.e. the silicon dioxide film) is provided to correct the stress imposed by both reflecting films on the both sides of the substrate. Such modification would have been obvious to one skilled in the art since the thickness of the silicon dioxide as **Fujii** teaches explicitly (please see column 4, lines 3-8), is selected particularly to correct and compensate the *net stress* upon the substrate whether the stress is from one film on one side or films on the both sides. The stress on the substrate is a resultant *net stress* on the substrate and that resultant stress is being corrected by the silicon dioxide layer with selected thickness. With regard to claims 2-4, **Fujii** teaches that the stress correction film is a silicon dioxide film and its thickness may be adjusted to properly reduce the stress. The thickness of the silicon dioxide film is also selected so that it *does not affect* the optical property of the multi-layer mirror. It is a well-known knowledge in the art that in a multi-layer film structure, in order for the layer not to effect the optical property the layer should have an optical thickness of half or multiple of half of the specific wavelength of interested in order for the light effected by the layer be completely out of phase. Such modification therefore is considered obvious to one skilled in the art so that the silicon dioxide layer will not affect the reflectivity of the reflective

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layers (166 or 168). The optical flatness of the substrate being within one wavelength or less is rather standard in the art for the purpose of reducing unwanted scattering of the light at the surface.

Although this reference does not teach explicitly that the stress correction layer is placed on the multi-layer film, however since the net stress of the reflecting mirror is the vector sum of the stress contributed by the reflecting multi-layer and the correction film, to place the stress correction film either on the multi-layer film or under does not effect the purpose of reducing the stress. Such modification would then have been obvious to one skilled in the art for the benefit of designing the reflecting mirror as desired and to fit the particular application requirements.

With regard to the feature concerning the substrate being fixed to a fixing layer having the same thermal expansion coefficient as the substrate, it is not clear what is logical relationship between the fixing material and the substrate and the optical device it therefore can only be examined in the broadest interpretation. It is implicitly true that the VIPA of Shirasaki must be held by a holder in order for it to be positioned and utilized in an optical system such as shown in Figures 13 and 17-19. This means the VIPA is *fixed* to certain *fixing material* such as a *holder*. It is well known in the art that in a high temperature environment, materials of different thermal expansion coefficient will expand or contract differently, which may cause distortion. It would then have been obvious to one skilled in the art to make the holder of the VIPA having the same thermal expansion coefficient as the substrate of VIPA, as explicitly taught by Okumura et al to make the disk substrate *support member* and the disk *substrate* with the materials having the *same* thermal expansion coefficient, to prevent distortion to the substrate when held by the support member or the holder for the benefit of eliminating distortion and errors in the substrate and therefore the VIPA filter. Okumura et al teaches that the support member is placed at a position of the disk substrate that does not block the entering of the light into the substrate. By making the thermal expansion coefficients for holder and the disk substrate be the same, the holder prevents the bending of the substrate the same way as the instant application.

13. **Claims 18, and 20-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over the patent issued to Shirasaki (PN. 5,930,045) in view of the patent issued to Okumura et al (PN. 5,969,902).**

Shirasaki teaches a *virtual imaged phased array* (VIPA) that is comprised of a *substrate* (164, Figures 12(A) or 240 in Figure 13) and a *first reflecting film* (166 or 242) placed on a *first surface* of the substrate and a *second reflecting film* (168 or 244) placed on a *second surface* of the substrate. The two reflecting films each comprises at least one layer and implicitly has a first and second refractive index. **Shirasaki further** teaches *the first reflecting film* (166 or 242) is placed on a *first surface* of the substrate and *the second reflecting film* (168 or 244) placed on a *second surface* of the substrate, and the first and second surface of the substrate are opposite to each other. As shown in Figure 13, Shirasaki et al teaches that the substrate has a light input portion on the first surface of the substrate that allows light to enter the substrate and being reflected between the first and second reflective films.

This reference has met all the limitations of the claims with the exception it does not teach explicitly to have a fixing material. However it is really not clear what is the logical relationship between the fixing material and the substrate and the optical device it therefore can only be examined in the broadest interpretation. It is implicitly true that the VIPA of Shirasaki must be held by a holder in order for it to be positioned and utilized in an optical system such as shown in Figures 13 and 17-19. This means the VIPA is *fixed* with certain *fixing material* such as a *holder*. It is well known in the art that in a high temperature environment, materials of different thermal expansion coefficient will expand or contract differently, which may cause distortion to the device. It would then have been obvious to one skilled in the art to make the holder of the VIPA having the same thermal expansion coefficient as the substrate of VIPA, as explicitly taught by **Okumura et al** to make the disk substrate *support member* and the disk *substrate* with the materials having the *same* thermal expansion coefficient, (column 10, lines 59-

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68) to prevent distortion to the substrate when held by the support member or the holder for the benefit of eliminating distortion and errors in the substrate and therefore the VIPA filter. By making the thermal expansion coefficients for holder and the disk substrate be the same, the holder prevents the bending of the substrate the same way as the instant application.

With regard to the feature that the fixing material is fixed to the first surface of the substrate, Okumura et al teaches an example of the holder and the disk substrate wherein the holder (20, 30 or 40, Figure 5) is fixed at first surface of the substrate. With regard to the feature concerning the fixing material not blocking the light from entering the substrate, (as recited in claims 18, 20 and 21), Okumura et al teaches such arrangement explicitly also, (please see Figure 5). It would then have been obvious to one skilled in the art to apply the teachings of **Okumura et al** to provide a holder for the VIPA device of **Shirasaki** for the benefit of fastening and supporting the VIPA device in place and without causing distortion due to the thermal effect in the environment.

14. **Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over the patents issued to Shirasaki and Okumura et al as applied to claim 18 above, and further in view of the patent issued to Spiller et al (PN. 6,134,049).**

The VIPA optical device taught by Shirasaki in combination with the teachings of Okumura et al as described for claim 18 above have met all the limitations of the claim.

This reference however does not teach explicitly that the VIPA has a *stress correction film* formed *on* the second multi-layer film. **Spiller et al** in the same field of endeavor teaches to compensate or reduce stress of a multi-layer film by placing on *top* the multi-layer film *a film* (13, Figure 1) having a *stress value* that would balance the stress value of the multi-layer film (12) so that a *net stress* may assume value zero, (please see Figures 1 and 2). It would then have been obvious to apply the teachings of **Spiller et al** to add a stress correction layer on top of the multi-layer film of the VIPA for the benefit of

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reducing the possible damages or distortion to the substrate of the VIPA induced by the stress of the reflecting films and by the expansion of the substrate under high heat environment. Although these references do not teach explicitly that the stress correction film is provided to correct the stress imposed by both reflecting films on the both sides of the substrate, such feature is implicitly included since for the VIPA having the pair of reflecting films, the stress is contributed from both reflecting films and the stress value of the correction film must be selected to compensate the net stress value contributed from both reflecting films. Furthermore, one skilled in the art would understand that to place the stress correction layer on the first or the second reflective layer of Shirasaki would function the same in reducing the stress in the layer structure, since the correction layer is designed to correct the net stress introduced by all the layers.

Response to Arguments

15. Applicant's arguments filed June 11, 2007 have been fully considered but they are not persuasive. The newly amended claims have been fully addressed in the paragraphs above.

16. In response to applicant's arguments which states that the cited Okumura et al reference does not recite a VIPA array that differs from the instant application the examiner respectfully disagrees since the disclosure Okumura et al reference meets all the structural limitations recited in the claims concerning "VIPA array" which therefore meets the limitations of claims. The applicant is respectfully reminded that although the claims are interpreted in light of the specifications, the limitations from in the specification are not read into the claims. The limitations of VIPA array therefore comprise only a substrate that can be read into the claims. Okumura et al reference therefore anticipated the claims.

Conclusion

17. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

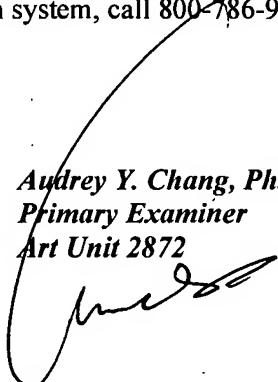
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Audrey Y. Chang whose telephone number is 571-272-2309. The examiner can normally be reached on Monday-Friday (8:00-4:30), alternative Mondays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephone B. Allen can be reached on 571-272-2434. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Audrey Y. Chang, Ph.D.
Primary Examiner
Art Unit 2872



A. Chang, Ph.D.